



Docket No.: 201392US2

OBLON
SPIVAK
McCLELLAND
MAIER
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P.C.

COMMISSIONER FOR PATENTS
ALEXANDRIA, VIRGINIA 22313

RE: Application Serial No.: 09/749,819

Applicants: Hiroaki FUKUDA, et al.

Filing Date: December 28, 2000

For: METHOD AND APPARATUS FOR IMAGE
PROCESSING, AND A COMPUTER PRODUCT

Group Art Unit: 2624

Examiner: Tucker, Wesley J.

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SIR:

Attached hereto for filing are the following papers:

INTERVIEW SUMMARY

Our check in the amount of - 0 - is attached covering any required fees. In the event any variance exists between the amount enclosed and the Patent Office charges for filing the above-noted documents, including any fees required under 37 C.F.R 1.136 for any necessary Extension of Time to make the filing of the attached documents timely, please charge or credit the difference to our Deposit Account No. 15-0030. Further, if these papers are not considered timely filed, then a petition is hereby made under 37 C.F.R. 1.136 for the necessary extension of time. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

OBLON, SPIVAK, McCLELLAND,
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IN THE UNITED STATES PATENT & TRADEMARK OFFICE

IN RE APPLICATION OF

HIROAKI FUKUDA, ET AL.

: EXAMINER: TUCKER, WESLEY J.

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INTERVIEW SUMMARY

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SIR:

On November 3, 2006, the Examiner contacted applicants' representative and reported that an Examiner's Amendment was needed to correct informalities as to Claim 9. In this regard, Claim 9 was noted to be improperly dependent on canceled Claim 7 instead of Claim 6. Correction of Claim 9 to depend from Claim 6 instead of canceled Claim 7 was authorized.

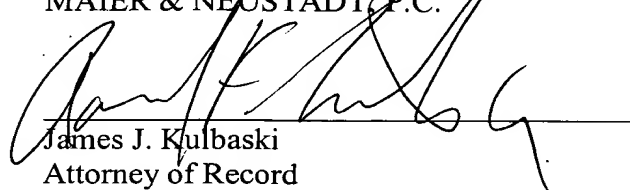
A further deficiency was noted as to Claim 15 which inadvertently repeats exactly the same subject matter twice, (once at the bottom of page 8 of the Amendment filed on April 7, 2006, and again at the top of page 9 of this Amendment, after "wherein said." The

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Reply to Office Action of 11/20/06

Examiner was further authorized to correct this improper duplication by Examiner's
Amendment so that the above-noted second recitation of Claim 15 subject matter will be
deleted.

Respectfully submitted,

OBLON, SPIVAK, McCLELLAND,
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